

UNITED STATES DISTRICT COURT
DISTRICT OF ARIZONA

Debra Morales Ruiz, an individual, for
herself and on behalf of and as pending
Personal Representative of The Estate of
Alexander Chavez; Alex George Chavez,
an individual,

Plaintiffs,

vs.

County of Maricopa, a governmental
entity; Brandon Smith and Jane Doe
Smith; Paul Penzone and Jane Doe
Penzone; David Crutchfield, an individual;
Lisa Struble, an individual; Kyle Moody
and Jane Doe Moody; Arturo Dimas and
Jane Doe Dimas; Tyler Park and Jane Doe
Park; Gerardo Magat and Jane Doe Magat;
Daniel Hawkins Jr. and Jane Doe
Hawkins; Javier Montano and Jane Doe
Montano; James Dailey and Jane Doe
Dailey; Trevor Martin and Jane Doe
Martin; Greggory Hertig and Jane Doe
Hertig; John Chester and Jane Doe
Chester; Jorge Espinosa Jr. and Jane Doe
Espinosa; Morgan Rainey and John Doe
Rainey; Stefanie Marsland and John Doe
Marsland; and, John and Jane Does 1-40,

Defendants.

No.: CV-23-02482-PHX-SRB (DMF)

**[PROPOSED] ORDER OF
RECONSIDERATION**

(Assigned to the Honorable Susan R.
Bolton and referred to the Honorable
Deborah M. Fine)

1 THE COURT, having reviewed “Plaintiffs’ Motion for Reconsideration of Order
2 Partially Granting Defendants’ Motion to Dismiss the Second Amended Complaint” (the
3 “Motion for Reconsideration”), and good cause appearing, therefore:

4 **IT IS ORDERED** granting the Motion for Reconsideration.

5 **IT IS FURTHER ORDERED** amending the Court’s Order docketed as ECF No.
6 49 to the extent it dismisses Maricopa County as a Defendant entirely from this action, and
7 reinstating Maricopa County as a Defendant for purposes of its alleged respondeat superior
8 liability for the conduct of CHS employees.